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GREENVILLE, OHIO, THURSDAY, SEPTEMBER 21, 1916.

No. 12.

Gettysburg.

Autumn begins next Saturday, but freezing temperatures came before summer ended. The frost of last Saturday morning did large damage to the tobacco and corn crops, as well as to other vegetation. On account of late planting and dry weather there was considerable corn and tobacco immature, to which great damage will result. Many tobacco farmers will, in large measure, lose their summer's work from the freeze.

Charles Woodward and his grandmother, Mrs. Julia A. Horner, of Marion, Ind., passed thro' here last Wednesday to Columbus and took with them Mrs. P. B. Miller, who will spend a few days with them at the hub.

Rev. J. O. Hillery was appointed for another year to this circuit at the Lima conference and gave us a ringing sermon yesterday on spiritual work. He seems to have planned for a vigorous church work, and wants the membership to gather up the odds and ends to make a mind to work so that the wall may be built.

Rev. J. F. Warner attended conference a couple of days last week at Farmland, Ind.

The funeral services for D. V. Lecklider, who died last Wednesday, were held in our Presbyterian church last Saturday afternoon. Rev. L. E. Carr, pastor of that church, officiated. Interment in the Zion cemetery, the I. O. O. F. order in charge. Of his immediate family, his wife and three sons survive him. He was aged above 79 years.

John Eshelman, who had been an invalid for a good many years, having been paralyzed and confined to bed for about eight years, died last Thursday and funeral services were held yesterday afternoon at Zion church. He was aged about 91 years. Thus another old landmark has been removed. He experienced the inconveniences and endured the hardships of pioneer life. He is survived by a numerous progeny. It may be said of him, he was a useful citizen and an upright man.

On next Thursday evening, we will have a debate in our school auditorium on the question, That the plan of the Anti-Saloon League for the solution of the liquor problem is preferable to the plan of the Prohibition party.

Sept. 18.

XOB

Pine-Tar Relieves a Cold.

Dr. Bell's Pine-Tar-Honey contains all the soothing elements of the pine forest. It heals the irritated membrane, and by its antiseptic properties loosens the phlegm, you breathe easier, and what promised to be a severe cold has been broken up. For that stuffed-up feeling, tight chest or sore throat take a dose of Dr. Bell's Pine-Tar-Honey and prevent a wearing, hacking cough dragging through the winter. At your druggist, 25c.

—Adv

See Clubbing List

COURT HOUSE NEWS.

PROBATE COURT.

Order of appraisement and sale of real estate issued in estate of James H. Cass.

G. F. Crawford was appointed administrator of estate of Jennie M. Crawford; bond \$100.

First and final account filed in estate of Charles B. Stiegel.

Last will of Harriet Spittler was admitted to probate and record. Clayton W. Duckwall was appointed executor under said will; bond \$7000.

Petition filed to sell personal property at private sale and order of sale issued in estate of Sarah A. Jackson.

Joseph Drees was appointed administrator of estate of Henry Drees; bond \$2000.

Application filed in estate of G. H. Winbigler by H. P. Hartzell, administrator of estate of Mary E. Winbigler.

Sale of real estate confirmed and deed ordered made to purchaser in estate of Junetta Goodall.

Petition filed to sell real estate and order of appraisement and order of private sale issued in estate of Lydia A. Brown.

First account filed in guardianship of Dewight Crawford and others.

Answer of Eliza Grosvenor filed in estate of Sylvanus Grosvenor. Order of appraisement of real estate issued in estate of Lewis E. Jones.

Hamer Roush was appointed guardian of Addah L. Fourman; bond \$1500.

Third and final account filed in guardianship of Blanche M. Young.

Last will of Caroline Lecklider was admitted to probate and record. B. D. Lecklider was appointed executor under said will; bond \$30,000.

First and final account filed in guardianship of Gladys Burns.

First account filed in guardianship of Margaret Birt.

Additional bond filed in sum of \$25,000 and order of private sale of real estate issued in estate of G. H. Winbigler.

Last will of Adam S. Coppess was filed for probate and record. Inventory filed in guardianship of Addah L. Fourman.

Order of appraisement of real estate issued in estate of Sophia A. Weaver.

Ninth and final account filed in guardianship of Clarence Spittler. Inventory filed in guardianship of Earl K. Jackson.

MARRIAGE LICENSES.

Lawrence M. Goens, 21, farmer, German township, son of Albert S. Goens, and Lucinda L. Burden, 17, German township, daughter of Jacob C. Burden.

Charles M. Baker, 19, machinist, Greenville, and Cecile E. Reck, 18, Greenville, daughter of Harry G. Reck.

Edward M. Ragan, 26, superintendent of merchandise, Brooklyn, N. Y., and Opal V. Clapp, 25, stenographer, Greenville, daughter of Odlin W. Clapp.

J. Scott Elliott, 26, electrical engineer, Twin Branch, W. Va., son of J. C. Elliott, and Nellie Lavigne Whitacre, 25, Greenville, daughter of Frederick E. Whitacre.

COMMON PLEAS COURT.

NEW CASES.

20935—C. E. Harmony versus Grain Dealers' National Mutual Fire Insurance Co. of Indianapolis, Ind.; to recover \$1853.35.

20936—Grace Commons versus George W. Commons; for divorce, extreme cruelty charged.

20937—Eli Hunt versus J. A. Long Co.; for \$300 as damages for polluting a stream of water known as Gray's Branch in Jackson township.

20938—O. A. Boyer versus J. A. Long Co.; same as case 20937.

20939—W. A. Study versus J. A. Long Co.; same as case 20937.

20940—C. R. Stuart versus J. A. Long Co.; same as case 20937.

20941—Wesley Lyme versus Ira H. Martin; on appeal from docket of Squire Brandon's court.

20942—Pearl Hile versus Harris E. Hile and D. E. Hess; to enjoin sale of household goods.

20943—The Greenville National Bank versus Waldo Baker and J. C. W. Coppess; to recover \$213.25.

20944—The York Supply Co. versus Peter I. Lephart; to recover \$179.21.

20945—Maggie V. Kerns versus Grover C. Kerns; for divorce, adultery charged.

20946—The Continental National Bank of Indianapolis, Ind., versus Guy E. Kuns, doing business as the Gem Manufacturing Co., and John L. Clough; to recover \$578.94.

20947—John L. Clough versus Guy E. Kuns, etc.; to recover \$350.

REGISTER OF DEEDS.

Frank Ash to Samuel Barga, 80 acres in York township, \$7500.

Martin L. Wolf to Wesley Riegel, 7 acres in Allen township, \$2000.

J. W. Riegel to M. L. Wolf, 19 acres in Allen township, \$3000.

Wm. M. Harper, per administratrix, to C. R. Leftwich, part lot 24 in Greenville, \$4000.

Milo L. Perkins to Josephine Perkins, quit claim to undivided one-fifth of lot 71 in Arcanum, \$1.

Emma Thompson to Josephine Perkins, quit claim to lot 71 in Arcanum, \$1.

James H. Ardinger to John J. Lantz, lot 235 in Greenville, \$1250.

Joseph A. Martz to Wm. Trost, lot 1461 in Greenville, \$1800.

Sheriff to Ida Gasell, lot 71 in Arcanum, \$734.

Waldo Baker to Cleo Baker, quit claim to 80 acres in Twin township and lot 52 in Arcanum, \$1.

Amelia Koeberlin to Henry G. Swartz, part lots 81 and 82 in Greenville, \$2000.

O. C. Kerlin, administrator, to A. H. Grilliott, undivided one-eighth of lot 160 in Versailles, \$225.

Edgar Dill to Lawrence Grise, part lot 30 and lot 31 in Brad-

ford, \$300.

J. A. Gunkle to P. W. Connaughton, lot 83 in Osgood, \$1200.

B. R. Zech to Hilton R. Millette, lot 263 in Ansonia, \$1.

Ella Crim Warrington to C. W. Fry, part outlet 1 in Greenville, \$1.

D. W. Inman to W. A. Long, 2 1/2 acres in Wayne township, \$187.50.

A Clogged System Must Be Cleared.

You will find Dr. King's New Life Pills a gentle yet effective laxative for removing impurities from the system. Accumulated waste poisons the blood; dizziness, biliousness and pimply, muddy complexion are the distressing effects. A dose of Dr. King's New Life Pills tonight will assure you a free, full bowel movement in the morning. At your druggist, 25c.

—Adv

Palestine.

Henry Fisher, a well known farmer who lived about a mile south of Palestine, expired suddenly of heart trouble while in the clover field at Mr. Groendyke's, where he was helping to hull clover last Wednesday afternoon. The funeral was held at Palestine Sunday morning, sermon by Rev. Courtner, with the Knights of Pythias and Red Men assisting in the services.

Monroe Snyder and family of Bloomington, Ind., visited Mrs. Sadie Wilcox last week.

Henry Judy and family, Mrs. Malinda Wilcox, and T. J. Wilson and wife visited V. D. Ware's at Prospect Hill last Sunday.

Henry Hiper's daughter Setta, her husband and a friend have been visiting at Palestine lately.

There are those who criticize very freely the corporation officers for, they say, not doing their duty. If any citizen knows of abuses which need correction, laws which are transgressed, he is the one to make a complaint against the offender and not leave it all to the other fellow for fear of popular opinion.

Sept. 18. FROM PALESTINE.

Rheumatism Follows Exposure.

In the rain all day is generally followed by painful twinges of rheumatism or neuralgia. Sloan's Liniment will give you quick relief and prevent the twinges from becoming torture. It quickly penetrates without rubbing and soothes the sore and aching joints. For sore, stiff, exhausted muscles that ache and throb from overwork, Sloan's Liniment affords quick relief. Bruises, sprains, strains and other minor injuries to children are quickly soothed by Sloan's Liniment. Get a bottle today at your druggist's, 25c.

—Adv

"You ought not to select a girl with such a high color for a milkmaid in the tableaux."

"Why not?"

"Think for a moment. Milkmaids are naturally pail girls."

CHARLES EVANS HUGHES



DR. HARVEY W. WILEY

TO VOTE FOR HUGHES.

He Says Wilson Has Failed to Enforce Pure Food Law.

"I favor the election of Mr. Hughes to the Presidency for entirely different reasons than those held by most of his supporters. It is not because of the Mexican policy nor the foreign policy of the administration nor by reason of its domestic policies. It is because of the apparent indifference of the administration of President Wilson to the cause of pure foods and drugs. Practically all of the abuses which were injected into the pure food law by the preceding administrations are still in force. Benzoin of soda is still rampant. The fumes of burning sulphur are marching along undisturbed. There is evidently a laxity in the activities of the administration of the law. A well-known beverage, declared by the supreme court misbranded and amenable to the food law has not been molested. No attempt has been made to enforce the law in regard to the bleaching of flour. The repeal of the mixed flour law, that splendid safeguard to the purity of our bread, has been tacitly approved by the treasury department. "Mr. Hughes in his activities on the supreme court has stood like a stone wall for the proper administration of the food law. I believe his election would see a radical change in the attitude of the government towards pure food and pure drugs, so vital to the welfare of our people. For this reason I sincerely hope that Mr. Hughes may be chosen as our next president. "I should expect Mr. Hughes as president to have the same attitude toward the pure food and drug law that he had as a judge on the bench and to appoint a secretary of agriculture with subordinate officers who would be enthusiastic and earnest in the enforcement of the pure food law for the benefit of the physical, mental and moral welfare of our people."

NO ONE WAS AFRAID OF HAITI.

Haiti did not behave as badly to us as Mexico behaved; but Mr. Wilson intervened, fought the Haitians, shedding their blood and the blood of our troops, took possession and now has our armed forces in control of Haiti and directing its government. His course of action in Haiti can be defended only if his course of action in Mexico is unqualifiedly condemned; for such action was far more needed in Mexico than in Haiti. But there was a difference in the two cases; and to Mr. Wilson it was a vital difference. Haiti was weaker than Mexico. No one was afraid of Haiti. From the Speech of Colonel Roosevelt Delivered at Lewiston, Maine, in Behalf of Charles E. Hughes.

WE SHOULD CONSIDER WHAT IS RIGHT, THEN DO IT.

"Our government is based on the idea that we have legislatures to investigate, to consider what is right and to do what is right. It is based on the idea that public opinion is formed from discussion of questions, and that we can come possibly to right solutions. It is not based on the idea that the Government must act without knowing the justice and merits of the cause in which it acts."—Mr. Hughes in His Speech at Portland, Maine.

THERE SHOULD BE NO ACTION UNDER PRESSURE, UNDER DICTATION.

"We have one priceless treasure in this country, and that is the reign of good judgment after public discussion. In the long history of the people, victory after victory has been won over tyranny and force. We have a free press, we have a free form of public discussion, to the end that there may be a general understanding of our activities and a general appreciation of what is necessary to the improvement of our conditions. We may disagree about this measure or that, but we have confidence in the public judgment in the long run. Hence there is one thing which we must always maintain, and that is that there shall be no action on the part of our elected representatives, taken under pressure, under dictation. We must know what the facts are and what justice requires."—Mr. Hughes in His Speech at Portland, Maine.

DEMAND WAS NOT FOR AN EIGHT HOUR DAY.

"It is said that the judgment of society has made the demand for the eight-hour day. This was not an eight-hour day, and the judgment of society had nothing to do with the proposition laid before congress and passed by congress. The proof of this is found in the bill itself, which proposes an investigation to find out whether Congress had any business to do the thing which it was asked to do, and which it did do."—Mr. Hughes in His Speech at Portland, Maine.

PUBLIC OFFICER SHOULD STAND LIKE A ROCK.

"Government under pressure is not American government. Whenever pressure is applied to any public officer he ought to stand like a rock and say: 'Here I stand until we substitute reason for force. It is not an American doctrine to legislate first and investigate afterward.'"—Mr. Hughes in His Speech at Portland, Maine.

Hughes Sympathetic With Demands of Labor Which Are Proved to Be Just.

"I am sympathetic with every demand to improve the conditions of labor, to secure reasonable compensation for labor. I am in sympathy with every effort to better human conditions, and particularly the condition of those who toil in industrial pursuits, in railroad pursuits, in all these great activities that are essential to our prosperity. But when you have a proposition to change the scale of wages you have a vital proposition which requires examination. You must at least know whether the demand is a just one.

"Labor, of course, should not desire anything but what is just. I do not believe labor intends to ask for anything but what is just. What is just can be examined and will survive investigation. Nothing is lost by having the process of reason applied if only that which is just is required."—Mr. Hughes in His Speech at Portland, Maine.

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